# **EXHIBIT A**

SSL	SEA SH	IPPING LINE				F LADING MC: 010787N	
SHIPPER/EXPORTER			BOOKING NUMBER		BILL OF LADING NUME	BER	
LCL SHIPPING USA, INC			YLX383408		280221-1	100	
DBA CAGO PLANET LOGISTICS			EXPORT REFERENCES				
625 W. Victoria St.			SHIPPERS REFERENCE #:				
COMPTON CA 90220							
310-637-7820							
CONSIGNEE (NOT NEGOTIAL SACO SHIPPING GMBH		NSIGNED TO ORDER)	FORWARDING AGENT				
WOLLKAMMEREI STR 1							
21107 HAMBURG, GER							
PH: 4940311706237			ORIGIN Shippers declared value subject to extra freight as per				
111. 4040011100201			OKIGIN		tariff and dause 7(3) or this ByL in US Dollars		
NOTIFY PARTY SAME AS CONSIGNEE			FOR DELIVERY PLEASE A DIRECT CONSIGNM				
PRE-CARRIAGE		PLACE OF RECEIPT	PIER				
VESSEL / VOYAGE MOL EMPIRE 034E		PORT OF LOADING LONG BEACH, CA, UNITED STATES	NUMBER OF ORIGINAL BL's		TOTAL NUMBER OF PACKAGES		
PORT OF DISCHARGE HAMBURG, GERMANY		PLACE OF DELIVERY BY ON-CARRIER HAMBURG, GERMANY	<b>PROOF</b>	COPY			
MARKS & MUNICIPAL			NISHED BY SHIPPER	WEIGHT (	DE UTION NE	CURE (CET/CHE)	
MARKS & NUMBERS	1 x 40 HIGH	DESCRIPTION OF COMMODITI	ES	WEIGHT (	LBS/KILOS) MEA	SURE (CFT/CME)	
YMLU8686950 2023434	2 PiecesOF	AUTOS		8999.18/4082 /0			
		TA 4RUNNER 3GN86R420234833					
	2008 LEXUS VIN NO. JTH	S LS HBL46F985076557					
	SHIPPER'S	LOAD, STOW, WEIGHT AND COU	NT	8999.18/40	82 0/0		

SHIPPER'S LOAD, STOW, WEIGHT AND COUNT

LADEN ON BOARD: 4/2/21 MOVE:CY/CY

FREIGHT: PREPAID

ITN: X20210324879407

"END OF SHIPMENT DETAILS"

THESE COMMODITIES, TECHNOLOGY OR SOFTWARE WERE EXPORTED FROM THE UNITED STATES IN ACCORDANCE WITH THE EXPORT ADMINISTRATION REGULATIONS. DIVERSION CONTRARY TO U.S. LAW PROHIBITED.										
FREIGHT & CHARGES	BASIS	RATE	PREPAID	COLLECT	RECEIVED by the Carrier the Goods as specified above in apparent good order and condition unless otherwise stated, to be transported to such place as agreed, authorized or permitted herein and subject to all the terms and conditions appearing on the front and reverse of this Bill of Lading to which the Merchant agrees by accepting this Bill of Lading, and local privileges and customers notwithstanding. The particulars given above as stated by the shipper and the weight, measure, quantity, condition, contents and value of the Goods are unknown to the Carrier. In WITNESS whereof three (3) original bills of Lading have been signed if not otherwise stated above, the same being accomplished the other(s), if any, to be void. If required by the Carrier one (1) original Bill of Lading must be surrendered duly endorsed in exchange for the Goods or delivery order. CARGO MOVIMS PURSUANT TO AN NAR-RULES TARIFF AVAILABLE AT WWW.ETM.COM. Signed on behalf of the Carrier.					
PLACE OF ISSUE GARDENA, CA USA	DATE OF ISSUE 4/2/21	CURRENCY USD	TOTAL	TOTAL	BY SEA SHIPPING LINE AS CARRIER					

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## DEFINITIONS

is the trade name of the carrier. See Shipping Line 881

means SSI, the vessel, her owner, operator, and charterer, shall include any substituted vessel and any craft, lighter or other means of conveyance used. by the carrier in the performance of the contract.

shall include the Consignor, Shippor, Holder, Consignee, the receiver of the Goods, any persons, including any legal entity, remning or entitled to the possession of the Goods or this Bill of Lading, and anyone acting on behalf of any such persons. "Morchant"

### CLAUSE PARAMOUNT

CLAUSE PARAMOUNT

Not withstanding any provision to the contrary in this bill of lading, disputes arising from this bill of lading will be governed by the United States Carriage of Goods by Sea Act, 46 U.S.C. sec. 1300, et seq. (COGSA), unamended. Niether the Victy Amendments, the Hamburg Ruise, nor any other law or rule which may norease the carrier's lability will be desired incorporated into the bill of loding. The Carrier's lability will be limited to United States \$600 per package, or in the case of goods not carried in packages, per customary freight unit unless a higher value is declared. It, and only it, disputes arising from this bill of lading are highing in a torough which must apply the United Nations Convention on the Carriage of Goods by Sea 1978 (the Hamburg Ruise) the following provision will apply:

This bill of lading shall take effect subject to any national law in force at the port of shipment or place of issue of the Bill of lading making the United Nations Convention on the Carriage of Goods by Sea 1978 (the Hamburg Ruise) denoted by Sea 1978 (the Hamburg Ruise) computered by applicable to this bill of lading, in which case this bill of lading shall have effect subject to the Hamburg Ruise which shall ruilly any shouldston disrogating thereform to the detirment of the shippor or conseque.

sony apprecises to this die or ading, in which case this bill of lading shall have effect subject to the Hamburg Rules which shall nully any stipulation detrogating therefrom to the definition of the shippor or consignee.

The Carrier shall not be liable in any capacity whatsoever for any delay, non-delivery, or mis-delivery or loss of or damage to the goods occurring while the goods are not in his actual custody. The Carrier does not undertake to deliver the goods at destination at any particular time or to meet any particular market or use and assumes no Rability whatsoever for any direct or indirect loss or damage thereby caused to the merchant.

Any dispute arising under this bill of lading shall be brought against or by the carrier in the United States District Court, Southern District of New York, in accordance with the taxes of the United States. Notwithstanding the foregoing, the carrier or merchant may exercise any provisional remedy or temporary relief available to it in any other jurisdiction. HIMILAYA CLAUSE

It is hardly expressly agreed that no servent or agent of the Camira (including every independent contractor from time to time employed by the Camira) shall in any circumstances whatsoever by under any lability whatsoever to the Merchant for any loss, damage or delay arising or resulting directly or indirectly from any ect, neglect or default on his part while acting in the course of or in connection with his employment and, but without projudica to the generality of the foregoing provisions in this clause every everage in indirectly or condition and libertly herein contained and every right, comption from fability, delance and immunity of whatsoever returns to which the Camira earlies and every right be assistable and shall extend to protect every such servent or agent of the Camira eating as aforesaid and all such persons that to this extent be or be deemed to be parties to the contract evidenced by this Bill of Lading.

SCOPE OF VOYAGE.

The voyage herein contracted for shall include usual or customery or advertised ports of call whether named in this contract or not, also ports in or out of the advertised geographical, usual or codinary route or order. The thip may sail beyond the port of discharge or in a direction contrary thereto or depart from the direct or customary route. Also to proceed or return to or stop or stow down at or off any ports or place of use same in any rotation, call at any port or place more than once for any purpose whatsoever may sail with or without pilots, tow or be towed, serve or attempt to save file or property, may adjust compasses, dry dock, go on ways or to repair yards, go on that trips shift berths, take hash or stokes exponentially.

CARRIERE'S RESPONSIBILITY

The Camira trisks responsability from the place of receipt to the place of delivery as follows:

At all times the Camira's liability shall be in accordance with the U.S. Carriage of Goods by Sea Act, whether the damage occumed during the ocean longe or overland person of the transportation, and that the damage occum It is hardby expressly agreed that no servant or agent of the Carrier (including every independent contractor from

in no event shall the liability of the Carrier exceed \$500.00 per package, or in the case of goods not shipped in

3. In no event shall the liability of the Carmier exceed \$500.00 per package, or in the case of goods not shipped in packages, per customary height unit, unless the nature and value of the goods have been declared by the shipper before shipment and doclared on the reverse side of this bill of lading and extra freight paid thereon.
4. In the event that consignosibleconvers of cago require the Carmier to deliver carge at a port or place objects of delivery originally designated in the bill of lading, and the Carmier in its absolute description agroes to such further carmage, such further carmage shall be undertaken on the basis that the terms and conditions of this bill of lading shall apply to such carriage as if the utilimate destination agroed with consignosofreceivers had been included in the description of the transport on the reverse side of this bill of lading.
DESCRIPTION AND PARTICULARS OF THE CARGO
The description after particulars of the carge monitorined herein are those furnished in whiting by the Shippers who guarantee the correctness thereof. The Carrier has no knowledge of the weight controlls, measure, quantify, condition, marks, numbers and value of the carge and undertakens no responsibility whatsoever in such respect and the Minchant everants no illogal cargo is concealed within any package made up by him. The Merchant shall be liable for and indomnity the Carrier of any injury, loss or damage arising or occurring due to the Shipper's failure to provide cornect obtaits.

details.

The Merchant werrants that securing and paskaging of cargo are adequate to ensure handling in ordinary course without damage to the cargo, the ship, other property or persons the Merchant further agreed to disclose in writing any condition, nature quality, ingredient or characteristic of the cargo which might indicate their inflammable or in any other respect damperous or hashous returned by packed and marked in conformity with national or interioral rules, regulations or Conventions so as to inform the Carrier and/or any other interested party of the true nature hereof The Merchant assumes full respectability for any consequences whatsoever of any failure in any respect above mentioned. If at any time the cargo for any respect unfit for further carriage or injurious or dangerous in any respect or it order condemned thy such Authorities, the cargo may be disposed of as deemed proper by the Carrier Master or others solely at the risk and expense of the Merchant. On such occasion the Carrier's responsibility that losses.

LOADING, DISCHARGING AND DELIVERY

The Port Authorities are hereby subhorded to grant a general order for discharging immediately upon arrival of the

LOADING, DISCHARGING AND DELIVERY

The Port Authorities are hereby suthorized to grant a general order for discharging immediately upon arrival of the Ship, and loading and discharging may commence without previous notice.

Loading, discharging and delivery of the cargo shall be arranged by the Camer's Agent unless other was agreed. Loading, storing and delivery including all lighterape and use of craft in discharging shall be at the risk and expense of the Merchant and landing and delivery charges and Pier dues shall be at the expense of the goods unless included in the

freight herein provided for.

The Merchant or his Assign shall tender the goods when the Vessel is ready to load as fast as the Vessel can receive and—bit only if required by the Camer — also outside ordinary working hours notwithstanding any custom of the port. Otherwise the Camer shall be relevated of any obligation to load such cargo and the Vessel may leave the port without further notice and dead relegifs to be paid.

The Merchant or his Assign shall take delivery of the goods and continue to receive the goods as test as the Vessel can deliver and — but only if required by the Camer — also outside ordinary working hours notwithstanding any custom of the port. Otherwise the Camer shall be at liberty to discharge the goods whereafter this Continued shall be delivered to the load of the port. Otherwise the Camer shall be at liberty to discharge the goods whereafter this Continued shall be desired truly fulfilled. If cargo is not applied for within a reasonable time the Camer may at its option and subject to its from sharings for storage and utilized to all the goods, at lot which to be for the risk and expense of the merchant. For Gamer shall not be required to give any notification of desposition of the goods. The Merchant shall accept his portion of unduratified locate cargo. Any lightfaring in or off ports of leading or ports of discharge to be for the secount of the Merchant shall be counted to the Merchant shall be port of discharge to reptional cargo must be dedicted to the Vessel's agent at the first optional port not later than 48 hours before the Vessel's agent at the Camer may about to discharge at any of the optional ports therefore the relating quantity.

of the optional ports thereby duty fulfilling the contract of carriage. Any option can only be exercised for the full Bill of Lading quantity.

GOVERNMENT DIRECTIONS, WAR, STRIKE, ETC.

A. The Massor and the Carrian shall have listen to comply with any order or directions or recommendations in connection with the transport under this contract given by any Government or Authority or anybody acting or purporting to act on behalf of such Government or Authority, or having under the terms of the insurance on the vessel the right to give such orders or directions or recommendations:

B. In case of war, hostilities, trike, port congestion, lookouts, civil commotions, quarantine, los storms, or any other cause whatsoever beyond the Carrier's control (whether actual or threatened and whether or not existing or articipated at the commonorment of the voyage) which in the judgement of the Massier or Carrier may result in damage to or loss of the Vessel or cargo or give use rise to risk of capture solvue or detention of Vessel or cargo or appeal on or continue the voyage or enter or discharge at the port or piace of discharge or transplayment or give issue to delay or difficulty in reaching descharging at or leaving the port or piace of discharge or transplayment and were loss to delay or difficulty in reaching descharging at or leaving the port or piace of discharge or transplayment the Master and Carrier shall at this absolute describin any warranty or rule of law notwithstanting be all thorny to discharge the cargo at the shall of this absolute describin any warranty or rule of law notwithstanting be all thorny to discharge the cargo at the shall be artisted to payment of all extra expenses, including shall frequent and support of the Contact of Affreightment and full freight and charges shall be deemed to have been discharged as having passed under the allocations and the facility of all contained to the goods. It at any time upon or a fair the commencement of the voyage and such trapping lests and the cargo to be deem

### 12. FREIGHT AND CHARGES, ETC. LIEN

Freight shall be payable on actual gross, intake weight or measurement or at Center's option on actual gross discharged which shall be payable to measurement. Freight may be calculated on the basis of the particulars of the goods furnished by the Shipper herein but the Center may at any time open the packages and examine, weight, measure and value the goods and reserves the right to obtain from the Merchant the original invoice in order to assert actual sacts. The Center is entitled in case of incorrect declaration had been correctly given and the Shipper, Consignes and goods. The Center is entitled in case of incorrect declaration had been correctly given and the Shipper, Consignes and goods. Full freight shall be considered completely earned on shoment whether to be prepaid or collected at deathers and the Center shall be entitled to all freight and charges the hereunder and to receive when incurred as definitions and the Center shall be entitled to all freight and charges on sums and to receive when incurred and such broken up, hustrated or abandoned. All charges or sums payable to the Carrier are que when incurred and such charges, sums and all unpaid freights or other charges shall be paid in full without any counterclaims or deductions. Interest at 18 per cent per annum shall run from the date when height and charges are due.

The Shipper and Consignes shall be jointly and severally liable to the Carrier for the payment of all freight charges and other amounts due to the Carrier and for any talking of either or both to perform his or their obligations under the provisions of this Bill of Lacting and they shall indemnify the Carrier and not any such failure or performance

productors of the real of Library and they may including a controlled by the Camer against and note that makes when an abstract distance by the Shipper and Consignee or other of them. Any person, time or exportation engaged by any party to performance by the Shipper and Consignee or either of the Shipper and Consignee or other of the Shipper and Consignee for all purposes and any payment of freight to such person, from or corporation shall not be considered payment to the Camer in any event. Entire of such person, time or corporation to pay any part of the Shipper and Consignee.

the Carner in any event. Further or such person, tim not corporation to pay any part or the megin to the carner shall be considered detault by the Shipper and Consignoe shall be liable for return freight and charges on goods refused expertation or importation by any or public authorities and the Carnier accepts no responsibility therefor.

C. If there shall be a forced interruption or abandoment of the veyage at any stage, and the Carnier excepts his discretion indepoting of the goods as per clause (10) hereof, any and all such dispositions shall be for the nick and account of the Merchant shall be all locations are to be made in any amount due to the Carnier.

D. The Merchant shall be liable for expenses of furnigation and of gathering and sorting losse cargo and of waghing on beed as well as expenses incurred in signaling detange to cargo and explacing of psecking due to excepted causes and for all expenses caused by extra handling of the cargo for any of the aforementioned reasons.

E. The Merchant shall in all respects comptly with the regulations and requirements of the Port, Customs and other authorities and shall be liable for any personnel of — or to indominify the Carnier in respect of the Port, customs and other authorities and shall be liable for any personnel of — or to indominify the Carnier in respect of outlags for — any dues, taxes, charges as well as fines, imposts, loss, damage or determine leading therefore any action or requirement of any Government or governmental Authority or persons purporing to act under authority thereof.

F. The Carnier shall have a Lian on the goods and any documents relating thereto for all freight charges and other amounts due to the Carnier which may remain uncovered on exercising a fen shall remain the fability of the Merchant.

remain uncovered on sentancy a few or an extension of the Confer shall have a few on the Goods and any documents relating thereto for all sums payable to the Carrier that contract and for general everage contributions to whomsever due. The Carrier shall see have a few against the Merchant on the Goods and any document seleting thereto for all sums due for thin to the Carrier under any other contract. The Carrier may exercise his few at any time and any place in his sole discretion, whether the contractual Carriage is completed or not. In any event any lien shall extend to cover the cost of recovering any sums due and for that purpose the Carrier that have the right to sell the Goods by public suction or private treaty without notice to the Merchant. The Carrier's lien shall survive delivery of the Goods.

PACKAGE LIMITATION

The certer's liability will be limited to the amount set forth in applicable rules, regulations and linw according to the Cause Paramount and paragraph 7 (3) herein with respect to each container except where the shipper declares ad valoriem valuation on the tace hereof and pays additional freight on such declared valuation. Where the goods in one ordinare long to more than one owner, the limitation amount as atcressed shall be appointed according to each owner's interest in the contents. For goods received break bulk, Camer's limitation as atcressed shall be applied per cartion, bundle, skid, pallet or other unit as the case may be unless the shipper declared ad valorem value herein and pays additional trieght, etc. as above.

CONTAINERS, ETC.

Where any container, transportable tank, flat or pallet has not been packed, stuffed or loaded by the Carrier, the Carrier shall not be liable for loss of or damage to the contents and the Merchant shall indemnify the Carrier against any

Camer shall not be liable for loss of or damage to the contents and the Merchant shall indemnify the Camer against any loss, damage, liability or expense it caused by

A. The manufacturer in which the container, etc. has been filled, packed, stuffed or loaded, or

B. The unsuitability or defective condition of the contents for such carriage, or

C. The unsuitability or defective condition of the contents for such carriage or to its intended or required purpose for which the Camer cannot be blamed or which would have been apparent upon reasonable inspection by the Merchant at or prior to the time of its buring filled, packed, stuffed or loaded.

16. STOWINGE

The goods may be stressed in some ferments of the contents.

The goods may be stowed in peop forecastle dack houses shelter dack, passenger space or any other covered in

The goods may be stowed in poop forecaste dock house shaller dock, passonger space or any other covered in space commonly used in the trade for the camage of goods and such goods shall be doesned for all purposes (including General Average) to be stowed under dock.

Goods may be stowed by the Camer or his agents or sorvents in confainers and containers whether filled as afore-said or recovered filled may be carried on or under dock without notice. The Camer's liability for such carriage shall be according to the Clause Paramount hereof notwithstanding the fact that the goods are being carried on dock and the

goods stall contribute to General Average.

LIVE ANIMALS, PLANTS AND DECK CARGO

Live Animals plants and cargo carried on deck and stated herein to be so carried shall be carried according to Cause Paramount hereof with the exception that all risks of loss inharent in the carriage of live animals, plant and deck cargo shall be borne by the Merchant. The Carrier shall not be liable in any other respect for such cargos unless the cause of damagoritos be proven to have been caused by the actual fault of privity of the Carrier or any of his servants.

The goods shall be to Carrier of Average. The goods shall contribute to General Average.

First groups that controlled the con

CAUSED by the DESIgn or regions or by ore active even to purply or Line by whom this Bill of Lading is issued as If the ship is not owned by or chartered by demise to the Company or Line by whom this Bill of Lading shall take effect only as a contract with the owner or Demise Charterer as the case may be as Principal, made through the Agency of said Company or Line who act as aperts only and who shall be under no personal lability whatsoever in respect thereof.

or Line who act as agents only and who shall be under no personal labelity whatsoever in respect thereof. BOTH-TO-BLAME COLLISION CLAUSE
(To remain in effect even if unenforceable in the Courts of the United States of America).

If the vessel comes into collision with another vessel as a result of the negligence of the other vessel and any act, negligence or default of the Master, Martinet, Plot or the servants of the Corner in the readigation or in the management of the vessel, the Merchant will indemnify the Camer against all loss or labelity to the other or non-carrying vessel or her Owner in so the associations or labelity represents loss of or damage to or any claim whatsoever of the Owner of the said goods paid or payable by the other or non-carrying vessel or her Owner is the Owner of said cargo and set off or recoupted or recovaried by the other or non-carrying vessel or her Owner as part of his claim against the carrying vessel or Carrier. The foregoing provisions shall also apply where the Owner, operator or those in charge of any vessel or sels or objects other than or in addition to the colliding vessels or objects are at fault in respect of a collision or contact,

vessels or objects offer than or in addition to the colliding vessels or objects are at fault in respect of a collision or contact. 
AMENDED JASON CLAUSE

General Average to be adjusted at any port or place at Camier's option and to be settled according to the York 
Antwerp Rules 1974 in the event of accident, damper, damage or disaster before or after commencement of the voyage 
resulting from any cause whatscover withouter due to negligance or not for which or for the consequence of which the 
Camier is not responsible by statute contract or otherwise the Merchant shall contribute with the camier in General Average to the payment of any occurring, lesses or expenses of a General average return that may be made or incurred, and 
shall pay salvage and special charges incurred in respect to the goods. If a saving vessel is owned or operated by the 
Camier, salvage shall be paid for as fully as if the salving vessel or vessels belonged to strangers.

## REFRIGERATION CLAUSE

The Carrier shall not be accountable for the condition of goods shipped under this Bill of Lading nor for any loss or damage thereto arising from rotting, ripening, inherent vice of the thing carried effects of furnigation, temperature, ricks of refrigeration, accidents to or explosion breakage, deangement or failure of any refrigerator plant or part thereof or in any material used in the process of refrigeration unless shown to have resulted from causes for which the Carrier may not be essengted under the provisions of the Hague Ruies or Hague Visity Ruies or applicable legislation.

# CARGO CLAIMS

CARGO CLAMS

Unless notice of loss or damage and the general nature of such loss or damage be given in writing to the Carrier or his Agent at the port of discharge before or at the time of the amoust of the goods into the custody of the person notified to delivery thereof under this contract such removal shall be prime side evidence of the delivery by that Carrier of the goods as discorbed in the Bill of Lading If the loss or damage is not apparent the notice must be given within three days.

In any event the Carrier and the Ship shall be discharged from all fability in respect of loss or damage unless suit is brought within one year after the delivery of the goods or the date when the goods should have been delivered.